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7	Attorneys for Defendant		
8	WESTERN RANGE ASSOCIATION		
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE DISTRICT OF NEVADA		
11	ABEL CÁNTARO CASTILLO; ALCIDES INGA	Case No. 3:16-cv-00237-RCJ-CLB	
13	RAMOS; RAFAEL DE LA CRUZ; and those similarly situated,		
14	Plaintiffs,		
15	VS.	STIPULATION TO EXTEND DEFENDANT WESTERN RANGE ASSOCIATION'S	
16	WESTERN RANGE ASSOCIATION; EL TEJON SHEEP COMPANY; MELCHOR GRAGIRENA;	REBUTTAL EXPERT DISCLOSURE	
17	MOUNTAIN PLAINS AGRICULTURAL SERVICE; and ESTILL RANCHES, LLC,	FIRST REQUEST	
18	Defendants.		
19			
20	Defendant, WESTERN RANGE ASSOCIATION ("Western Range"), by and through its counse of record, ELLEN JEAN WINOGRAD and KELSEY GUNDERSON of WOODBURN and WEDGE and		
21			
22	Plaintiff, ABEL CÁNTARO CASTILLO by and through his counsel of record, CHRISTINE WEBBER and		
23	MEGAN REIF of COHEN MILSTEIN SELLERS & TOLL, PLLC, respectfully submit this Stipulation to		
24	Extend Defendant Western Range Association's Rebuttal Expert Disclosure.		
25	Following a Meet and Confer between Plaintiff and Western Range, the parties have agreed to		
26	extend the deadline for Defendant Western Range's rebuttal expert witness disclosures from Friday,		
27	October 15, 2021 to Monday, October 18, 2021. This brief extension is necessary because Western		

1	Range's expert witness will be unable to complete his expert report by Friday, October 15, 2021, due to	
2	unanticipated conflicts with the expert's professional academic obligations. This is Western Range's firs	
3	request and is made in good faith and not for purposes of delay.	
4	Affirmation Pursuant to NRS 239B.030	
5	The undersigned hereby affirms that the preceding document does not contain the person	
6	information of any individual.	
7	RESPECTFULLY SUBMITTED,	
8	DATED this <u>13th</u> day of October, 2021.	DATED this 12th day of October, 2021.
9	COHEN MILSTEIN SELLERS & TOLL PLLC	WOODBURN AND WEDGE
10		
11	/s/ Christine Webber, Esq. Christine Webber, Esq.	/s/ Ellen Jean Winograd, Esq. Ellen Jean Winograd, Esq.
12	Megan Reif, Esq.	Kelsey E. Gunderson, Esq.
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15	Attorneys for Plaintiff	Attorneys for Defendant
16	ABEL CÁNTARO CASTILLO	WESTERN RANGE ASSOCIATION
17		
18	IT IS SO ORDERED.	
19		
20	DATED this <u>13th</u> day of October, 2021.	
21		Calde
22		UNITED STATES DISTRICT JUDGE UNITED STATES MAGISTRATE JUDGE
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26		
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